

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

GLENN COX, individually and as Class)
Representative for all others similarly)
situated,)
)
Plaintiff,)
v.) CIVIL ACTION FILE NO.
) 1:14-CV-01576-LMM-JSA
MIDLAND FUNDING, LLC)
and FREDERICK J. HANNA &)
ASSOCIATES, P.C.)
)
Defendants.)
)

NOTICE OF REQUEST FOR FILING ORIGINAL DISCOVERY

COMES NOW, Frederick J. Hanna & Associates, P.C., a Defendant in the above-captioned matter, which respectfully requests that Plaintiff file the following original discovery responses with the Court which are relied upon in the forthcoming Defendants' Motion to Compel Arbitration:

- Plaintiff's Responses to Defendant Frederick J. Hanna & Associates, P.C.'s First Request for Admission to Plaintiff; and
- Plaintiff's Objections and Responses to Midland Funding, LLC's Discovery Requests to Plaintiff

This 2nd day of February, 2015.

Respectfully submitted,

BEDARD LAW GROUP, PC

/s/ Michael K. Chapman

John H. Bedard, Jr.
Georgia Bar No. 043473
Michael K. Chapman
Georgia Bar No. 322145

*Counsel for Defendant,
Frederick J. Hanna & Associates,
P.C.*

Bedard Law Group, P.C.
2810 Peachtree Industrial Blvd.,
Suite D
Duluth, Georgia 30097
Telephone: 678.253.1871
jbedard@bedardlawgroup.com
mchapman@bedardlawgroup.com

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CERTIFICATE OF SERVICE

I hereby certify that on February 2, 2015, I electronically filed this Notice of Request for Filing Original Discovery using the CM/ECF system which will automatically send e-mail notification of such filing to the following attorney(s) of record:

Steven H. Koval
shkoval@aol.com

James W. Hurt, Jr.
jhurt@hurtstolz.com

David F. Addleton
dfaddleton@gmail.com

Rachel R. Friedman
rfriedman@burr.com

Robert F. Springfield
frpsring@burr.com

This 2nd day of February, 2015.

Respectfully submitted,

BEDARD LAW GROUP, P.C.

/s/ Michael K. Chapman
Michael K. Chapman
Georgia Bar No. 322145

Counsel for Defendant,
Frederick J. Hanna & Associates,
P.C.